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(ADMITTED IN N.Y. &amp; N.J.)

**FILED**IN CLERK'S OFFICE  
U.S. DISTRICT COURT E.D.N.Y.

May 2, 2006

★ MAY 31 2006 ★

**BROOKLYN OFFICE**

718-260-4567

BY ECF &amp; FAX

Honorable Edward R. Korman  
 United States Magistrate  
 United States District Court  
 Eastern District of New York  
 225 Cadman Plaza East-Rm 448  
 Brooklyn, NY 11201

Re: United States v. Umair Khan  
 Case Number 04-0650-ERK

Dear Judge Korman:

I represent Mr. Khan on the above referenced matter, writing to request a modification of his travel restrictions.

On July 26, 2004, Magistrate Viktor Pohorelsky, set bail in this matter. The bail conditions consisted of a \$150,000 personal recognizance bond co-signed by two financially responsible persons, travel restricted to the Eastern and Southern Districts of New York and the District of New Jersey, weekly visits to Pre-trial Services and the surrender of Mr. Khan's passport. Pursuant to our conversation with Officer Marnie Geradino of Pre-trial Services, Mr. Khan has been in full compliance with all the conditions of his bail and supervision since its inception.

It is requested that Mr. Khan be able to travel to Pakistan to meet with his family from May 26, 2006 to July 7, 2006. Mr. Khan's wife and children went to Pakistan after his arrest on April 16, 2004 and he has not seen them since. In addition, it is requested that Mr. Khan's travel restrictions be modified on a permanent basis to the extent that he be permitted to travel to Connecticut so that he can visit with friends and relatives there.

I conferred with the government and pre-trial services regarding the requests made herein and they consent. Mr. Khan will provide all parties with a copy of his itinerary upon scheduling.

*Order*  
*The application*  
*is granted*

s/Edward Korman

*ED*  
*5/31/06*

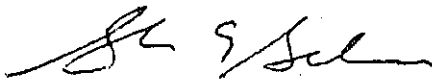
*Ob*  
 P:  
 12 West  
 15th St  
 Attn: G.  
 P.O. Box  
 1000  
 New York  
 NY 10013

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In order to facilitate Mr. Khan's travel to Pakistan, Pre-trial Services will need to release his passport to him on a temporary basis. Therefore, it is requested that Pre-trial Services be directed to provide Mr. Khan with his passport as soon as possible so that he can make the appropriate arrangements. This was also discussed with the government and they consent to the release of the passport.

Thank you for your consideration.

Respectfully submitted,



Glenn A. Garber

GAG/jr

cc: AUSA E. Scott Morville  
(Fax: 718-254-6327)

Marnie Geradino, PTS  
(Fax: 718-613-2568)

**FAX COVER SHEET**

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To: Hon. Edward R. Korman	From: Jacqueline Rodriguez
Fax: 718-260-4567	Date: May 2, 2006
Re: U.S. v. Umair Khan	Case No. 04-0650-ERK

Urgent  
Reply ASAP  
Please call upon receipt  
For your information

**Total pages, including cover: 3**

Comments:

cc E. Scott Morville, AUSA  
(Fax: 718-254-6327)

Marnie Geradino, PTS  
(Fax: 718-613-2568)